# **PROOF**

# STATE OF IOWA

# **House Journal**

MONDAY, MARCH 28, 2016

Produced daily by the State of Iowa during the sessions of the General Assembly. (The official bound copy will be available after a reasonable time upon adjournment.)

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# JOURNAL OF THE HOUSE

Seventy-eighth Calendar Day - Forty-ninth Session Day

Hall of the House of Representatives Des Moines, Iowa, Monday, March 28, 2016

The House met pursuant to adjournment at 1:03 p.m., Speaker Upmeyer in the chair.

Prayer was offered by Reverend Dr. John Shaull, Metro Baptist Association, Winterset. He was the guest of Representative Gustafson of Madison.

### PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Hope Heidemann, a first grader at Collins-Maxwell School. She was the guest of Speaker Upmeyer.

The Journal of Thursday, March 24, 2016, was approved.

### INTRODUCTION OF BILLS

House File 2445, by committee on Ways and Means, a bill for an act excluding certain promotional play receipts from the definition of adjusted gross receipts for purposes of the wagering tax on gambling games and relating to other matters involving gambling games regulation.

Read first time and placed on the Ways and Means calendar.

<u>House File 2446</u>, by committee on Ways and Means, a bill for an act relating to county medical examiner fees.

Read first time and placed on the Ways and Means calendar.

On motion by Hagenow of Polk, the House was recessed at 1:07 p.m., until 3:00 p.m.

# AFTERNOON SESSION

The House reconvened at 3:24 p.m., Windschitl of Harrison in the chair.

# CONSIDERATION OF BILLS

Ways and Means Calendar

House File 2438, a bill for an act relating to the administration of programs by the economic development authority by creating a renewable chemical production tax credit program, modifying the high quality jobs program, and including effective date and other applicability provisions, was taken up for consideration.

Hanusa of Pottawattamie offered amendment <u>H-8143</u> filed by her and moved its adoption.

Amendment <u>H-8143</u> was adopted.

### SENATE FILE 2300 SUBSTITUTED FOR HOUSE FILE 2438

Hanusa of Pottawattamie asked and received unanimous consent to substitute <u>Senate File 2300</u> for <u>House File 2438</u>.

Senate File 2300, a bill for an act relating to the administration of programs by the economic development authority by creating a renewable chemical production tax credit program, modifying the high quality jobs program, and including effective date and other applicability provisions, was taken up for consideration.

Hanusa of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2300)

The ayes were, 95:

Abdul-Samad Baltimore Anderson Bacon Bennett Baudler Baxter Bearinger Berry Best Branhagen **Brown-Powers** Byrnes Carlson Cohoon Cownie Dolecheck Dunkel Dawson Deyoe

Forbes Finkenauer Fisher Forristall Gaines Gaskill Gassman Fry Grassley Gustafson Hagenow Hall Heddens Hanusa Heartsill Heaton Hein Highfill Holt Holz Huseman Isenhart Jacoby Jones Kaufmann Kelley Jorgensen Kearns Klein Koester Kooiker Kressig Mascher Landon Lensing Lykam Maxwell McConkey Meyer Miller, H. Moore, T. Miller, L. Mommsen Nunn Oldson Olson Ourth Paulsen Paustian Pettengill Prichard Rizer Rogers Ruff Salmon Sands Sexton Sheets Sieck Smith Taylor, R. Staed Steckman Stutsman Taylor, T. Upmeyer, Spkr. Vander Linden Thede Watts Wessel-Kroeschell Wills Winckler Wolfe Worthan Windschitl,

The nays were, 1:

Hunter

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Presiding

#### Unfinished Business Calendar

Senate File 2228, a bill for an act relating to the activities of motor vehicle dealers, including the electronic submission of applications for motor vehicle registration and issuance of certificates of title, the furnishing of surety bonds, and the assessment of documentary fees, and making a penalty applicable, with report of committee recommending amendment and passage, was taken up for consideration.

Landon of Polk offered amendment <u>H–8126</u> filed by the committee on Transportation and moved its adoption.

The committee amendment <u>H-8126</u> was adopted.

Landon of Polk offered amendment  $\underline{H-8146}$  filed by him and moved its adoption.

Amendment H-8146 was adopted.

Landon of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2228)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Brown-Powers Berry Best Branhagen Byrnes Carlson Cohoon Cownie Dunkel Dawson Deyoe Dolecheck Finkenauer Fisher Forbes Forristall Fry Gaines Gaskill Gassman Hall Grassley Gustafson Hagenow Hanusa Heartsill Heaton Heddens Highfill Holt Hein Holz Isenhart Jacoby Hunter Huseman Jorgensen Kaufmann Kearns Jones Kooiker Kelley Klein Koester Kressig Landon Lensing Lykam Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore, T. Ourth Nunn Oldson Olson Paulsen Paustian Pettengill Prichard Salmon Rizer Rogers Ruff Sheets Sieck Sands Sexton Smith Staed Steckman Stutsman Taylor, R. Upmeyer, Spkr. Taylor, T. Thede Vander Linden Watts Wessel-Kroeschell Wills Winckler Wolfe Worthan Windschitl, Presiding

The nays were, none.

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

Senate File 2273, a bill for an act relating to licensure of home food establishments by raising the ceiling on gross annual sales for a

home food establishment, with report of committee recommending amendment and passage, was taken up for consideration.

- L. Miller of Scott offered amendment  $\underline{H-8100}$  filed by the committee on State Government.
- L. Miller of Scott offered amendment  $\underline{H-8130}$ , to the committee amendment  $\underline{H-8100}$ , filed by her and moved its adoption.

Amendment  $\underline{\text{H--8130}}$ , to the committee amendment  $\underline{\text{H--8100}}$ , was adopted.

L. Miller of Scott moved the adoption of the committee amendment <u>H–8100</u>, as amended.

The committee amendment <u>H-8100</u>, as amended, was adopted.

L. Miller of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 2273)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett **Brown-Powers** Berry Best Branhagen Cownie Byrnes Carlson Cohoon Dawson Deyoe Dolecheck Dunkel Fisher Forristall Finkenauer Forbes Fry Gaines Gaskill Gassman Grassley Gustafson Hagenow Hall Hanusa Heartsill Heaton Heddens Hein Highfill Holt Holz Isenhart Jacoby Hunter Huseman Jorgensen Kaufmann Kearns Jones Kelley Klein Koester Kooiker Kressig Landon Lensing Lykam Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore, T. Ourth Oldson Olson Nunn Prichard Paulsen Paustian Pettengill Rizer Rogers Ruff Salmon Sheets Sieck Sands Sexton Smith Staed Steckman Stutsman

Taylor, R. Taylor, T. Thede Upmeyer, Spkr.
Vander Linden Watts Wessel-Kroeschell Wills
Winckler Wolfe Worthan Windschitl,
Presiding

The nays were, none.

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

# Regular Calendar

Senate Joint Resolution 2006, a joint resolution nullifying an administrative rule by the board of educational examiners establishing a special education endorsement and specializations and including effective date provisions, with report of committee recommending passage, was taken up for consideration.

T. Moore of Cass moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 2006)

The yeas were, 96:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Berry Best Branhagen **Brown-Powers** Carlson Cohoon Cownie Byrnes Dawson Deyoe Dolecheck Dunkel Finkenauer Fisher Forbes Forristall Gaskill Gassman Fry Gaines Hagenow Hall Grassley Gustafson Heddens Hanusa Heartsill Heaton Highfill Holt Holz Hein Hunter Huseman Isenhart Jacoby Jones Jorgensen Kaufmann Kearns Kelley Koester Kooiker Klein Kressig Landon Lensing Lykam Mascher Maxwell McConkey Meyer Miller, L. Moore, T. Miller, H. Mommsen

Ourth Nunn Oldson Olson Paulsen Paustian Pettengill Prichard Rizer Rogers Ruff Salmon Sands Sexton Sheets Sieck Smith Staed Steckman Stutsman Taylor, R. Upmeyer, Spkr. Taylor, T. Thede Vander Linden Wessel-Kroeschell Wills Watts Windschitl, Winckler Wolfe Worthan Presiding

The nays were, none.

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

# SENATE AMENDMENTS CONSIDERED House Concurred

Landon of Polk called up for consideration <u>House File 2345</u>, a bill for an act requiring annual reports by county engineers and the department of transportation on the use of road use tax fund moneys to replace or repair structurally deficient bridges under county jurisdiction, amended by the Senate, and moved that the House concur in the Senate amendment H-8125.

The motion prevailed and the House concurred in the Senate amendment H-8125.

Landon of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 2345)

The ayes were, 96:

Abdul-Samad Anderson Bacon Baltimore Baudler Baxter Bearinger Bennett Berry Best Branhagen **Brown-Powers** Byrnes Carlson Cohoon Cownie Dunkel Dawson Deyoe Dolecheck Forbes Finkenauer Fisher Forristall

FryGaines Gaskill Gassman Grassley Gustafson Hagenow Hall Hanusa Heartsill Heaton Heddens Highfill Hein Holt Holz Hunter Huseman Isenhart Jacoby Jones Jorgensen Kaufmann Kearns Kooiker Kelley Klein Koester Kressig Landon Lensing Lykam Mascher Maxwell McConkey Meyer Miller, H. Miller, L. Mommsen Moore, T. Ourth Nunn Oldson Olson Paulsen Paustian Pettengill Prichard Rizer Rogers Ruff Salmon Sands Sexton Sheets  $\operatorname{Sieck}$ Smith Staed Steckman Stutsman Taylor, R. Taylor, T. Thede Upmeyer, Spkr. Wessel-Kroeschell Vander Linden Watts Wills Winckler Wolfe Worthan Windschitl, Presiding

The nays were, none.

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

The bill having received a constitutional majority was declared to have passed the House and the title, as amended, was agreed to.

### House Concurred

Paustian of Scott called up for consideration  $\underline{\text{House File 2385}}$ , a bill for an act relating to littering and illegal dumping and modifying penalties, amended by the Senate, and moved that the House concur in the Senate amendment H-8135.

The motion prevailed and the House concurred in the Senate amendment  $\underline{H-8135}$ .

Paustian of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 2385)

The ayes were, 94:

Abdul-Samad Baltimore Anderson Bacon Baudler Baxter Bearinger Bennett Berry Best Branhagen Brown-Powers Byrnes Carlson Cohoon Cownie Dawson Devoe Dolecheck Dunkel For ristallFinkenauer Fisher Forbes FryGaskill Gassman Gaines Grassley Gustafson Hagenow Hall Heddens Hanusa Heartsill Heaton Highfill Holt Hein HolzHunter Huseman Isenhart Jacoby Jorgensen Kaufmann Kearns Jones Kooiker Kelley Klein Koester Kressig Landon Lensing Lykam Mascher McConkeyMeyer Maxwell Miller, H. Miller, L. Mommsen Moore, T. Nunn Oldson Olson Ourth Pettengill Prichard Paulsen Paustian Rizer Rogers Ruff Salmon Sieck Sands Sexton Sheets Smith Steckman Stutsman Staed Taylor, T. Thede Upmeyer, Spkr. Vander Linden Wessel-Kroeschell Wills Winckler Wolfe Windschitl, Worthan

The nays were, 2:

Taylor, R. Watts

Absent or not voting, 4:

Hanson Moore, B. Running-Marquardt Stanerson

Presiding

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

# LEAVE OF ABSENCE

Leave of absence was granted during voting as follows:

Hanson of Jefferson Running-Marquardt of Linn

# HOUSE FILES WITHDRAWN

Hagenow of Polk asked and received unanimous consent to withdraw <u>House Joint Resolution 2006</u>, House Files 2288 and 2438 from further consideration by the House.

#### IMMEDIATE MESSAGES

Hagenow of Polk asked and received unanimous consent that the following bills be immediately messaged to the Senate: **House Files 2345, 2385, Senate Joint Resolution 2006, Senate Files 2228, 2273** and **2300.** 

#### BILLS ENROLLED, SIGNED AND SENT TO GOVERNOR

The Chief Clerk of the House submitted the following report:

Madam Speaker: The Chief Clerk of the House respectfully reports that the following bills have been examined and found correctly enrolled, signed by the Speaker of the House and the President of the Senate, and presented to the Governor for his approval on this 28th day of March, 2016: House Files 2146, 2261, 2266, 2269, 2275, 2278, 2279, 2336, 2342, 2353, 2377, 2386, 2387, 2400, 2401 and 2420.

CARMINE BOAL Chief Clerk of the House

### HOUSE STUDY BILL SUBCOMMITTEE ASSIGNMENT

#### **House Study Bill 646**

Government Oversight: Pettengill, Chair; Baudler and Lensing.

# AMENDMENTS FILED

<u>H-8147</u>	S.F.	2109	Hunter of Polk
<u>H-8148</u>	S.F.	166	Lensing of Johnson
			Hunter of Polk
<u>H-8149</u>	S.F.	166	Mascher of Johnson
<u>H-8150</u>	S.F.	2185	Jones of Clay

On motion by Hagenow of Polk, the House adjourned at 3:54 p.m., until 8:30 a.m., Tuesday, March 29, 2016.